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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/002,746	11/02/2001	Amab Das	14-18	3832
7590 11/04/2004			EXAMINER	
	istrator (Room 3J-219)	NGUYEN, THUAN T		
Lucent Technolo 101 Crawfords (ART UNIT	PAPER NUMBER	
Holmdel, NJ 0	77733-3030		2685	
		!	DATE MAILED: 11/04/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.





UNITED STATES DEPARTMENT OF COMMERCE
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SERIAL NUMBER	FILING DATE FIRST NAMED APPLICANT			ATTORNEY DOCKET NO.			
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Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION							
THE PERIOD	FOR RESPONSE:						
a) is extende	d to run	or continues to run	3 wws.	from the date of the final rejection			
b) expires the event how	ee months from the date of ever, will the statutory peric	the final rejection or as od for the response expir	of the mailing date re later than six mo	e of this Advisory Action, whichever is later. In no onths from the date of the final rejection.			
purposes	of determining the period of	petition, and the fee have extension and the corre	ve been filed is the	(a), the proposed response and the appropriate fee. It date of the response and also the date for the of the fee. Any extension fee pursuant to 37 CFR ind for response or as set forth in b) above.			
Appellant's Bri	ef is due in accordance with	37 CFR 1.192(a).					
to place the ap	ponse to the final rejection, polication in condition for allo	owance:		dered with the following effect, but it is not deemed			
1. The propos	ed amendments to the clair	m and /or specification w	vill not be entered :	and the final rejection stands because:			
a. [] Ther pres	e is no convincing showing ented.	under 37 CFR 1.116(b)	why the proposed	amendment is necessary and was not earlier			
b. 🗌 They	raise new issues that would	d require further conside	eration and/or sear	ch. (See Note).			
c. 🗌 They	c. They raise the issue of new matter. (See Note).						
d. [V] They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal.							
e. 🗌 They	r present additional claims v	vithout cancelling a corre	esponding number	of finally rejected claims.			
NOTE:							
Newly prop the non-allo	oosed or amended claims _ wable claims.	would	d be allowed if sub	omitted in a separately filed amendment cancelling			
3. Upon the fill be as follow	ing an appeal, the proposed	d amendment 🗌 will be	e entered Will	not be entered and the status of the claims will			
Claims allow	ved: NONE						
Claims obje		15					
Claims rejec	wever;	13		•			
	int's response has overcome	e the following rejection(s):				
							
Clain l	sunue ar request for reco	nsideration has been co	in a bette	form for allowance and the allowance and the			
The affidavit presented.	or exhibit will not be consid	lered because applicant	has not shown go	od and sufficent reasons why it was not earlier of the custoffe for adjusty some hereby			
The proposed dra	awing correction has		, ,	1 1 1 1			
Other	A.U. 2685		очеству иле ехати	EDWARD F. URBAN SUPERVISORY PATENT EXAMINER			
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PTOL-303 (REV. 5-89)

*U.S. GPO: 1997-417-381/62704